IN THE UNITED STATES DISTRICT COURT? MAR 13

FOR THE DISTRICT OF PUERTO RICO

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VICTOR M. PEREZ-BERMUDEZ, et als.

Plaintiffs

**CIVIL NO.** 97-2049 (JAG)

v.

HECTOR LOPEZ-RIVERA, et als.

Defendants

## ORDER

Co-defendants Jorge Rivera Rodríguez and Antonia Rivera Franco, filed a motion for summary judgment. (Docket No. 21). The Court referred the pending motion to U.S. Magistrate-Judge Gustavo A. Gelpí for a report and recommendation. (Docket No. 54.) Upon careful review of the magistrate judge's report and recommendation the Court hereby adopts it in its entirety. Accordingly, co-defendants Rivera Rodriguez' and Rivera Franco's motion for summary judgment is GRANTED. (Docket No. 21). The case shall proceed only as to co-defendant Hector López Rivera.

Under the provisions of Rule 510.2, Local Rules, District of Puerto Rico, any party who objects to a report and recommendation must file a written objection thereto with the Clerk of the Court within ten (10) days of the party's receipt of this report and

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recommendation. Failure to comply with this rule precludes further appellate review. See Thomas v. Am, 474 U.S. 140, 155 (1985), reh'g denied, 474 U.S. 1111(1986); Davet v. Maccorone, 973 F.2d 22, 30-31 (1st Cir. 1992). Here, plaintiffs failed to submit written objections to any portion of the report, hence further appellate review is precluded.

IT IS SO ORDERED.

In San Juan, Puerto Rico, this 11th day of March 2002.

JAX A. GARCIA-GREGORY

United States District Judge